

STATE MINING LAW.

On account of the activity of mining in this section, the following law regarding staking out and holding a claim is published:

Chapter XCIII.—An act to amend section one of an Act entitled: "An Act amendatory of and supplemental to 'An Act relating to the location, location, manner of recording lode and placer claims, mill sites, tunnel rights, amount of work necessary to hold possession of mining claims and the right of co-owners therein, approved March 16, 1897," approved March 14, 1899, approved March 20, 1901.

Section 1. Section one of the above entitled Act is hereby amended so as to read as follows:

Section one. Section two of the above named Act is hereby amended so as to read as follows:

Section two. Before the expiration of ninety days from the time of posting notice upon the claim the locator must sink a discovery shaft upon the claim to the depth of at least ten feet from the lowest part of the rim of such shaft at the surface or deeper if necessary to show by such work a lode deposit of mineral in place. A crosscut, or tunnel, which cuts the lode at a depth of ten feet, or an open cut along the ledge or lode equivalent to a shaft four feet by six feet by ten feet is equivalent to a discovery shaft. The locator must define the boundaries of his claim by marking a tree or rock in place or by setting a post or stone, one at each corner and one at the center of each side line. When a post is used it must be at least four inches square, by four feet six inches in length, set one foot in the ground with a mound of stone or earth four feet in diameter by two feet in height around the post. When it is practically impossible on account of bedrock or precipitous ground to sink such posts, they may be placed in a pile of stones, or where the proper placing of such posts or monuments of stone is impracticable or dangerous to life and limb, it shall be lawful to place such a post or monument of stone at the nearest point, properly marked to designate its right place. When a stone is used, not a rock in place it must be at least six inches square and eighteen inches in length, set two-thirds of its length in the ground, which trees, stakes or monuments must be so marked as to designate the corners of the claim located.

Section 2. This Act shall take effect on the first day of July, 1901.

DEPARTMENT OF THE INTERIOR.

United States Land Office.

Carson City, Nevada, June 23, 1902.

To Whom it May Concern:

Notice is hereby given that the Central Pacific Railway Company has filed in this office a list of lands situated in the townships described below, and has applied for a patent for said lands, that the list is open to the public for inspection and a copy thereof by descriptive subdivisions has been posted in a convenient place in this office, for the inspection of all persons interested and the public generally.

Within the next sixty days following the date of this notice, protests or contests against the claim of the company to any tract or subdivision within any section or part of section, described in the list, on the ground that the same is more valuable for mineral than for agricultural purposes will be received, and noted for report to the General Land Office at Washington, D. C.

Following is the list:

All Sec. 21, N 1/4 SW 1/4 and part N 1/4 Sec. 29, part N 1/4 Sec. 21, T. 16 N., R. 20 E. Mount Diablo Meridian.

O. H. GALLUP, Register.

D. H. HALL, Receiver.

First publication June 24, 1902.

Constitutional Amendment.

Assembly Concurrent Resolution, No. 12.—Relative to amending Section 1 of Article X of the Constitution of the State of Nevada; pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property. Resolved by the Assembly, the Senate concurring: That the Constitution of the State of Nevada be amended so as to read as follows: Amend Section 1 Article X of the Constitution of the State of Nevada, so that the same shall read as follows: Section 1. The Legislature shall provide by law for a uniform and equal rate of assessment and taxation, and shall prescribe such regulations as shall secure a just valuation for taxation of all property, real, personal and possessory, except mines and mining claims, when not patented, the proceeds alone of which shall be assessed and taxed, and when patented, each patented mine shall be assessed at not less than five hundred (\$500.00) dollars in labor has been actually performed on such patented mine during the year, in addition to the tax upon the net proceeds; and, also excepting such property as may be exempted by law for municipal, educational, literary, scientific or other charitable purposes; and a mortgage, deed of trust, contract or other obligation by which a debt is secured shall, for the purpose of assessment and taxation, be deemed and treated as an interest in the property affected thereby, in case of debts so secured, the value of the property affected by such mortgage, deed of trust, contract or obligation, less the value of such securities, shall be assessed and taxed to the owner of the property and the value of such security shall be assessed and taxed to the owner thereof. In the county, city, or town in which the property affected thereby is situated. The tax so levied shall be a lien upon the property and security and may be paid by either party to such security; if paid by the owner of the security, the tax so levied upon the property affected thereby shall become a part of the debt so secured; if the owner of the property shall pay the tax so levied on such security, it shall constitute a payment thereon and to the extent of such payment a full discharge thereof, provided that any agreement, between parties to such mortgage, deed of trust, contract or other obligation, whereby the debtor is obligated or required to assume and pay, or refund, (refund) to the holder of such security, the taxes which shall be assessed and taxed to the owner thereof, shall be void.

CERTIFICATE.

State of Nevada,

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, do hereby certify that the foregoing is a true and correct copy of the Constitution of the State of Nevada, as amended by the Assembly and the Senate, and as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902. EUGENE HOWELL, Secretary of State.

ORDINANCE NO. 109.

An Ordinance to Prevent the Burning of Leaves and Other Rubbish.

(Approved May 12, 1902.)

The Board of Trustees of Carson City do ordain:

Section 1. It shall be unlawful for any person or persons, firm company, corporation or association to burn within the limits of Carson City any leaves, straw, shavings, papers or rubbish of any kind or nature whatsoever, except it be during the hours from 8 a. m. till 3 p. m., between October 15th and November 15th of each and every year.

Section 2. Any person or persons, firm, company, corporation or association violating any of the provisions of this ordinance shall upon conviction thereof be fined in any sum not exceeding \$100 or be imprisoned in the county jail for a term not exceeding fifty days or by both such fine and imprisonment.

Approved, WILL U. MACKAY, President.

Attest: GEORGE W. COWING, Clerk.

PLACES OF INTEREST NEAR CARSON CITY.

	MILES
Nevada State Prison (Prehistoric Tracks)	11
Shaws Hot Springs	13
Stewart Indian Institute	14
Lake Tahoe, Glenbrook	14
Virginia City, (Comstock Mines)	16
	FEET
Mount Tallac, Cal.	9700
Mount Davidson, Nev.	7941
Virginia City, Nev.	6294
Lake Tahoe, Nev. and Cal.	6202
Washoe Lake, Nev.	5046
Carson City, Nev.	4661
Railway Depot	

Summons

In the District Court of the First Judicial District of the State of Nevada, Ormsby County.

Dora Rippetoe, Plaintiff.

vs.

James J. Rippetoe, Defendant.

The State of Nevada sends Greeting to James J. Rippetoe, defendant: You are hereby required to appear in an action brought against you by the above named plaintiff, in the District Court of the First Judicial District of the State of Nevada, in and for Ormsby County, and answer the complaint of plaintiff, filed therein with ten days (exclusive of the day of service) after the service on you of this summons, if served in said county, or, if served out of said county but within the District, twenty days; in all other cases forty days, or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover a judgment against you to dissolve the bonds of matrimony now existing between you and the said plaintiffs children, Cora Rippetoe, aged six years; Lulu Rippetoe, aged eight years; Aggie Rippetoe, aged three years and Dora Rippetoe, aged one year, upon the ground of extreme cruelty on your part, alleged to have been committed at divers and different times between July 1898, and December, 1900; said acts of extreme cruelty consisting of threats of violence and bodily injury; false accusations of conjugal infidelity and with living and cohabiting with other men; giving publicity to false accusations of adultery and general ill treatment on your part amounting to extreme cruelty; such conduct on your part causing danger to the life and health of said plaintiff and by reason of which she was compelled to cease cohabiting with you. Also for failure on your part to provide the common necessities of life for said plaintiff for over one year past, and that such neglect was not the result of poverty on your part, which could not have been avoided by ordinary industry. For more particulars you are hereby referred to the complaint on file in the above entitled court and cause referred to and made a part of the summons.

And you are hereby notified that if you fail to answer the complaint, the said plaintiff will apply to the above entitled court for the relief demanded in the prayer of said complaint.

Given under my hand and seal at my office in Carson, Nevada, this 14th day of June, A. D. 1902.

GEO. W. COWING, Clerk.

James G. Sweeney, att'y for plaintiff.

Cemetery Notice

At the annual meeting of the directors of the Cemetery Water Works held April 23, 1902, it was

Resolved, that water be turned in said cemetery May 1st, and that no person in arrears for water in former years will be allowed the use of water until the amount now due is paid.

J. P. MEYER,

Geo. W. Keith,

Secretary and Collector.

U. S. SENATORS.

J. P. Jones, M. Stewart

CONGRESSMAN:

Francis G. Newlands.

GOVERNOR:

Reinhold Sadler.

LIEUTENANT-GOVERNOR

James R. Judge.

SECRETARY OF STATE:

Eugene Howell.

Deputy, A. W. Morris.

STATE CONTROLLER:

Sam. P. Davis.

Deputy, Johnathan Doane.

STATE TREASURER:

Deputy, Frank L. Wildes.

E. D. Kelley.

SUPT. PUBLIC INSTRUCTION:

Orvis Ring.

STATE PRINTER:

Andrew Maute.

Foreman, Will U. Mackey.

REGENTS STATE UNIVERSITY:

J. N. Evans, W. W. Bocher

H. S. Barrett.

JUSTICES SUPREME COURT:

W. A. Massey, C. P. C. H. Belknap

A. L. Fitzgibbon.

COUNTY DIRECTORY:

Sheriff.....Wm. Kinney

Deputy Sheriff.....F. Knoblock

County Clerk.....Geo. W. Cowing

County Recorder.....J. A. Wall

District Attorney.....E. E. Roberts

State Senator.....A. Livingston

Assemblymen.....J. T. J. Heidenreich

Commissioners.....J. P. Woodbury C. F.

Bray and L. S. Daugherty.

Constable.....A. Grant.

Auction Sale of Quarter-master's Supplies

In accordance with the directions of the Honorable, the Secretary of War, Notice is hereby given, that there will be sold at Public Auction, Terms Cash on Wednesday, the 25th day of June, 1902, commencing at the hour of 10 o'clock a. m., at the State Armory, Carson City, Nevada, the following enumerated quartermasters' supplies, to-wit:

- 35 woolen blankets,
- 116 blouses,
- 283 Forage caps,
- 16 Uniform coats, foot,
- 47 Uniform coats, mounted,
- 10 Campaign hats,
- 368 Felt helmets,
- 222 Overcoats, foot,
- 90 pair trousers, foot,
- 13 Axes,
- 13 Axe helms,
- 19 Fed sacks,
- 19 Camp kettles,
- 2 hatchets and helms,
- 12 Mess pans,
- 9 Pick axes and helms,
- 315 Pillow sacks,
- 12 Spades,
- 23 Tents, common,
- 2 Tents, wall,
- 2 Tent flies,
- 6 Butcher knives,
- 5 Dippers,
- 38 Dish pans,
- 4 Frying pans,
- 8 Meat forks,
- 9 Soup ladles,
- 8 Table spoons.

REINHOLD SADLER,

Governor of Nevada.

Carson City, Nev., May 24, 1902.

PROPOSAL FOR SUPPLIES.

The Board of Directors of the State Orphans' Home will receive sealed proposals for furnishing supplies of groceries, provisions, seventy cords of split wood and ten cords of limb wood, also meats of all kinds, to be delivered at the State Orphans' Home, Carson City, Nevada, for six months from and including July 1, 1902, up to 2 o'clock p. m., of Thursday, June 27, 1902.

All articles to be first class of their kind and to be delivered in such quantities and at such times as the Superintendent may direct.

All articles not satisfactory to be returned at the contractor's expense.

Bids to be directed to the Secretary of the State Orphans' Home Board, Carson City, Nevada.

The Board reserves the right to reject any and all bids.

ORVIS RING,

Secretary of Board.

Carson City, Nevada, June 19, 1902.

IN THE SHOEING

OF A HORSE.

As much care should be exercised as in the shoeing of a man. I spare neither time nor pains to see that a horse brought to the Catton Shop S. Carson St., is shod as years of experience have enabled me to learn

D A SMAILL

WM. KAYSER,

HAULING, FREIGHTING

AND DRAYING

Particular attention given to transfer of household furniture, baggage taken to and from all trains.

For

An excellent meal or an up-to-date beverage, no better place can be found than

ANDERSON'S SALOON

and

LUNCH COUNTER

Oysters in Every Style Hot

Tamales. Open day and night

SHAW'S HOT SPRINGS

Famed for the curative and health giving powers of the waters, have been remodeled to an extent to suit the most particular,

[Steam, Mud and Swimming Baths.

Board by the day or week

Antone Benento

Prop

Democratic State Convention

Headquarters

Democratic and Silver Party

State Central Committee

Reno, Nevada, June 23, 1902.

AT A MEETING of the State Central Committee of the Democratic Party of Nevada, held at Reno, Nevada, March 8, 1902, it was ordered that a

STATE CONVENTION

of the

DEMOCRATIC PARTY

—be held at—

RENO, NEVADA,

TUESDAY, AUGUST 26, 1902.

At the hour of 1 o'clock p. m. for the purpose of nominating a STATE TICKET to be voted for at the next General Election, to be held on TUESDAY the 4th day of NOVEMBER, 1902, consisting of

One MEMBER OF CONGRESS,

One GOVERNOR,

One LIEUTENANT GOVERNOR,

One JUSTICE OF SUPREME COURT

One SECRETARY OF STATE,

One ATTORNEY GENERAL,

One STATE TREASURER,

One STATE CONTROLLER,

One SURVEYOR GENERAL,

One SUPERINTENDENT OF PUBLIC INSTRUCTION,

One STATE PRINTER,

One REGENT OF THE STATE UNIVERSITY—Long Term,

One REGENT OF THE STATE UNIVERSITY—Short Term,

Five DISTRICT JUDGES.

Also for the appointment of a

STATE CENTRAL COMMITTEE and

the transaction of such other business as may properly come before the Convention.

The basis of representation of the

respective counties in said Convention shall be One Delegate for every fifty

votes and One for every fraction of twenty-five or over cast at the last

General Election for the Democratic-Silver Party Presidential Electors, aggregating 127 Delegates and apportioned as follows:

County. Delegates.

Churchill.....2

Douglas.....2

Elko.....17

Esmeralda.....6

Eureka.....8

Humboldt.....14

Lander.....7

Lincoln.....11

Lyon.....7

Nye.....4

Ormsby.....8

Storey.....12

Washoe.....20

White Pine.....7

Total.....127

The Democratic County Central

Committees will call a Primary Election of the People for the purpose of

electing said Delegates to said convention on

SATURDAY, JULY 26, 1902.

And in accordance with the above basis of representation and in compliance with the laws of this State. The polls to be open from 12 m. to 6 o'clock p. m. of said day.

And it was furthermore ordered that wherever considered feasible and practicable, the election of Delegates should be by Primaries. When not so considered, the Silver Party County Central Committee should name the Delegates from their respective counties, and in such counties as may have no County Central Committee, the local members of the Democratic State Central Committee shall either call Primaries or themselves select the Delegates from their respective counties.

The test for voters at the Primaries and for Delegates is as follows:

"I favor the free and unlimited coinage of silver at the ratio of 16 to 1, and I pledge myself to vote for the nominees of the Democratic State Convention."

The State Central Committee unanimously recommended fusion with the Silver Party and that the two State Conventions not be merged.

C. H. STODDARD,

Chairman State Central Committee.

JOHN H. DENNIS,

Secretary State Central Committee.

Silver Party State Convention

Headquarters

Silver Party and Democratic

State Central Committee

Reno, Nevada, June 23, 1902.

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TUESDAY, AUGUST 26, 1902.

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One GOVERNOR,

One LIEUTENANT GOVERNOR,

One JUSTICE OF SUPRE